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Executive for ASM General Counsel

Designation of Beneficiaries

OGC HAS REVIEWED.

- In order for beneficiaries to be entitled to death benefits under the Federal Employees? Compensation Act, it is necessary for them to file designations of beneficiaries with the Civil Service Complesion. A case decided in the number of 1947 made such filing a condition of payment. In that case, the exempt concerned held the designation for three days, during which period the exployee died. The Court's ruling was that settlement could not be rade for failure to comply with the provision of law on a filing with the Cormission. This case has been appealed three times, and the latest appeal is still menulani.
 - 2. To avoid projudice to the rights of any CIA supleyee, we should comply strictly with the present interpretation of the law. The practical problem concerns security. This Agency wishes to avoid any arrangement which would make available to unauthorized persons a list of employees of CLA, or even an upproximation of the personnel strength of the agency. Consequently, the designations should not be forwarded to the Commission through our channels.
 - 5. Er. warron Irons, who is Chief of the Retirement Sention of the Commission, pointed out that the designation does not require identification of the agency for which the employes concerned works end may be forwarded in to the Commission directly by the employee. He suggested that such direct filling of the designations would not in any way prejudice our security. It is recormended, therefore, that the Personnel Division attempt to devise a system whereby all employees will file designations with the Commission without reference to Cil.
 - 4. In order to protect the interests of our designees, we should have either duplicates on file, or a check list to insure that, in the event; of death,

the fact of death and the employee's status can be properly brought to the Commission's attention. Special circumstances may arise in connection with certain OSC employees, or others employed under special circumstances, which will require other arrangements. If such circumstances arise during a study of this problem, we shall be glad to assist in working them out in order to protest all employees.

5. We shall continue to follow the Court history of this simulation in the event that a possible reversal will give more latitude in the manner of filing designantions.

LAWRENCE R. HOUSTON

LHH: mbt